## **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 1064.P004PCT	FOR FURTHER see Notification of Transmittal of International Search Report  ACTION (Form PCT/ISA/220) as well as, where applicable, item 5 below.				
International application No.	national application No. International filing date (day/month/year) (Earliest) Priority Date (day/month/year)		(Earliest) Priority Date (day/month/year)		
PCT/SG03/00036 24 February 2003 2 April 2002		2 April 2002			
Applicant REUTERS LIMITED et al			·		
This international search report has been preparticle 18. A copy is being transmitted to the	International Bureau.	earching Authority and	is transmitted to the applicant according to		
This international search report consists of a					
It is also accompanied by a cop	y of each prior art document	cited in this report.			
Basis of the report      With regard to the language, th     which it was filed, unless other	e international search was co	arried out on the basis o m.	of the international application in the language in		
the international search w (Rule 23.1(b)).	the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.1(b)).				
b. With regard to any nucleotide a carried out on the basis of the s	b. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing:				
contained in the internation	contained in the international application in written form.				
filed together with the int	filed together with the international application in computer readable form.				
furnished subsequently to	furnished subsequently to this Authority in written form.				
furnished subsequently to	this Authority in computer	readable form.			
	the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.				
the statement that the info	the statement that the information recorded in computer readable form is identical to the written sequence listing has been				
2. Certain claims were found unsearchable (See Box I).					
3. Unity of invention is lacking (	See Box II).				
4. With regard to the title,	the text is approved as sub	omitted by the applicant			
	the text has been establish	ed by this Authority to	read as follows:		
5. With regard to the abstract, X	the text is approved as sub	omitted by the applicant			
the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III.  The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.					
6. The figure of the drawings to be pub	lished with the abstract is Fi	gure No. 3	:		
X	as suggested by the applic	ant.	None of the figures		
	because the applicant faile	ed to suggest a figure			
	because this figure better	characterizes the invent	ion		



# PCT/SG03/00036

Α.	CLASSIFICATION OF SUBJECT MATTER					
Int. Cl. 7:	G06F 17/30, 17/60					
According to International Patent Classification (IPC) or to both national classification and IPC						
B. Minimum docu	FIELDS SEARCHED mentation searched (classification system followed by classification)	ssification symbols)				
Documentation	searched other than minimum documentation to the exten	nt that such documents are included in the fields search	ed			
	base consulted during the international search (name of deb Patent database, WPAT, Esp@cenet, "metad		ment etc."			
C.	DOCUMENTS CONSIDERED TO BE RELEVANT					
Category*	Citation of document, with indication, where appro		Relevant to claim No.			
x	US 6078924 A (AINSBURY et al.) 20 June 2 Figure 1, column 7 lines 36 to 42, column 8 l		1-52			
X	WO 02/13065 A (EPSTEIN) 14 February 2002 Figures 3 and 4, page 11 lines 5 to 19 and page 43 lines 8 to 21 etc.					
x	US 6128624 A (PAPIERNIAK et al.) 3 October 2000 Figures 9, 10 and 15, column 17 lines 37 to 38, column 4 line 51 to column 5 line 20, column 22 lines 34 to 37, column 22 lines 61 to 65, column 19 lines 33 to 37 etc.					
X	US 6055567 A (GANESAN et al.) 25 April 2000 Column 10 lines 18 to 23 for example.					
х	US 6044374 A (NESAMONEY et al.) 28 Ma Column 2 lines 51 to 54, column 4 lines 13 to lines 7 to 25 etc.		31-41			
F	Further documents are listed in the continuation	of Box C X See patent family anne	x			
* Special categories of cited documents:  "A" document defining the general state of the art which is not considered to be of particular relevance  "E" earlier application or patent but published on or after the international filing date  "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)  "O" document referring to an oral disclosure, use, exhibition or other means  "P" document published after the international filing date or priority date of the art and not in conflict with the application but cited to understand the priority date or theory underlying the invention  "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined after the international filing date or priority date o						
	ual completion of the international search	Date of mailing of the international search report 3 0 MAY 2003				
Name and mailing address of the ISA/AU Authorized officer						
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929  P. THONG Telephone No: (02) 6283 2128						

This Annex lists the known "A" publication level patent family members relating to the patent documents cited in the above-mentioned international search report. The Australian Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

	t Document Cited in Search Report			Pate	ent Family Member		
US	6078924	AU	24900/99	CA	2318847	EP	1049995
		wo	9939286				
wo	200213065	AU	200180998	US	2002049738		
US	6128624	NONE					
US	6055567	AU	200022454	CA	2301331	EP	1136923
		NZ	503498	ZA	200001492	US	6334116
US	6044374	wo	9926170				
							END OF ANNEX

**ONFIRMATION** 

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:  Lawrence Y D Ho & Ass Pte Ltd 30 Bideford Road #07-01 Thongsia Building Singapore 229922  Applicant's or agent's file reference 1064.P004PCT/ADR/cch International Application No. PCT/SG03/00036	International Filing Da 24 February 2003	Date of mailing (day/month/year) REPLY DUE	PCT VRITTEN OPINION (PCT Rule 66)  2 6 SEP 2003 within TWO MONTHS from the above date of mailing Priority Date (day/month/year) 2 April 2002	
International Patent Classification (IPC) o	r both national classifica	ation and IPC	•	
Int. Cl. <sup>7</sup> G06F 17/30, 17/60	Bette Entertainment of the Australia			
Applicant  REUTERS LIMITED et al	DOCKETE duedate:	ED (fmy)	duedate:	
1. This written opinion is the <b>first</b> dra	wn by this Internationa	l Preliminary Examinii	ng Authority.	
2. This opinion contains indications relating to the following items:.  I X Basis of the opinion  II Priority  III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability  IV Lack of unity of invention  V X Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement  VI Certain documents cited  VII Certain defects in the international application  VIII Certain observations on the international application  3. The FINAL DATE by which the international preliminary examination report must be established according to Rule 69.2 is: 2 August 2004				
<ul> <li>When? See the Reply Due date indicated above. However, the Australian Patent Office will not establish the Report before the earlier of (i) a response being filed, or (ii) one month before the Final Date by which the international preliminary examination report must be established. The Report will take into account any response (including amendments) filed before the Report is established. If no response is filed by 1 month before the Final Date, the international preliminary examination report will be established on the basis of this opinion.</li> <li>Applicants wishing to have the benefit of a further opinion (if needed) before the report is established should ensure that a response is filed at least 3 months before the Final Date by which the international preliminary examination report must be established.</li> <li>How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.</li> <li>Also For an additional opportunity to submit amendments, see Rule 66.4.</li> <li>For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4bis. For an informal communication with the examiner, see Rule 66.6.</li> </ul>				
Name and mailing address of the IPEA/AU AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRA E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929	ALIA	Authorized Officer  P. THONG  Telephone No. (02)	6283 2128	



I.	Basis of the opinion					
. 1.	With regard to the elements of the international application:*					
	X the international application as originally filed.					
	the description, pages, as originally filed,					
	pages , filed with the demand,					
	pages, received on with the letter of					
	the claims, pages, as originally filed,					
	pages , as amended under Article 19,					
	pages , filed with the demand,					
	pages, received on with the letter of					
	the drawings, pages, as originally filed,					
	pages , filed with the demand,					
	pages, received on with the letter of					
	the sequence listing part of the description:					
	pages , as originally filed					
	pages, filed with the demand					
	pages, received on with the letter of					
2.	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is:					
	the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).					
	the language of publication of the international application (under Rule 48.3(b)).					
	the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).					
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing:					
	contained in the international application in printed form.					
	filed together with the international application in computer readable form.					
	furnished subsequently to this Authority in written form.					
	furnished subsequently to this Authority in computer readable form.					
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
	The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.					
4.	The amendments have resulted in the cancellation of:					
	the description, pages					
	the claims, Nos.					
	the drawings, sheets/fig.					
5.	This opinion has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).					
	eplacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this nion as "originally filed"					



V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

#### 1. Statement

Novelty (N)	Claims	YES
	Claims 1-52	NO
Inventive step (IS)	Claims	YES
	Claims 1-52	NO
Industrial applicability (IA)	Claims 1-52	YES
	Claims	NO

#### 2. Citations and explanations

D1 = US 6078924

D2 = WO 02/13065

D3 = US 6128624

D4 = US 6055567

D5 = US 6044374

Each of the citations D1 to D3 is considered relevant to the subject matter of the claims as a whole. Citation D4, like citation D5, is relevant to the subject matter of claims 31 to 41.

#### NOVELTY (N): Claims 1-52

Claim 1, as one example, is directed to a metabase management system comprising

- A metabase for storing metadata in relation to
  - (a) data of a database
  - (b) information source
  - (c) information user and
- metadata applications that use the metadata in the metabase to manage knowledge aspects of the database.

Citation D1, as one example, discloses an object-oriented database 20 (column 7 lines 36 to 37) and an object-oriented metabase information store 23 (column 7 lines 52 to 56) for storing

- (a) metadata in relation to data eg metadata on data format and relationships (column 8 lines 23 to 26 and line 47)
- (b) metadata in relation to information source (column 8 lines 45 to 46)
- (c) metadata in relation to information user (column 8 line 46).

The citation discloses metadata subsystems 26, 27, 31 (metadata applications) that use the above metadata to manage, redefine and update various knowledge aspects ie to manage, redefine and update complex relationships and derivative relationship of items of database 20 (column 10 lines 1 to 22).

In view of such disclosures, the subject matter of the claims cannot be considered novel.

#### **INVENTIVE STEP (IS): Claims 1-52**

As above.